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8	IN THE UNITED STATES DISTRICT COURT						
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA						
10							
11			No.	C	SBA		
12		Plaintiff,		DER FOR EPARATI	PRETRIAL		
13	v.		r K.	LF AKA I I	ON		
14							
15		Defendant.	/				
16							
17	Pursuant to Rule 16(e) of the Federal Rules of Civil Procedure ("FRCP"), IT IS HEREBY ORDERED AS FOLLOWS:						
18	Α.	<b>DEADLINE FOR J</b>	OINDER OF PART	ES/AMEN	NDING THE PLEADING	<u>3S</u>	
19	The deadline for the joinder of other parties and to amend the pleadings is					·	
<ul><li>20</li><li>21</li></ul>	В.	DISCOVERY CUT-	-OFF				
22	takan an ar h	All discovery, except	t for expert discovery,	shall be co	ompleted and all deposition	1S bot	
23	motions to re	esolve discovery dispute	es can be heard before	the above	scheduling discovery so the discovery cut-off.	llat	
24	C.	EXPERT DESIGNA	ATION AND DISCO	<u>VERY</u>			
25	rebuttal discl	Plaintiff shall designa	ate any experts by	; (	defendant by	_; Nc	
26	expert will be permitted to testify to any opinion, or basis or support for an opinion, that has not						
27	Expert discov	very shall be completed	by	-·	y moin the opposing party.		
28	D.	MOTION CUT-OF	<u>F</u>				
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1 2 3	All dispositive motions shall be <i>heard</i> on or before, at 1:00 p.m. The parties must meet and confer <i>prior</i> to filing any motion. The movant shall certify to the Court in moving papers that it has complied with this requirement. Should the parties fail to meet and con the Court may decline to entertain the motion.	its				
4	THIS COURT DOES NOT RESERVE MOTION HEARING DATES. The parties are advised to check Judge Armstrong's calendar at <a href="https://www.cand.uscourts.gov">www.cand.uscourts.gov</a> , under Sale dating Information to determine the parties are advised by the parties of a second of the parties of					
5	off date to file and serve their motion. As the Court's law and motion calendar tends to fill quickly, there is <b>no</b> guarantee that a hearing date within the law and motion cut-off date will be available.					
6						
7	You MUST submit a hard copy of all motion papers filed in E-FILED cases in order to be place calendar.					
8	Pursuant to Civil Local Rule 7-1, 7-2 and 7-3, all civil motions shall be noticed for hearing not less than thirty-five (35) calendar days after service. The opposition and supporting	r a				
9	papers shall be filed not less than twenty-one (21) days before the noticed hearing date. The residual be filed not less than fourteen (14) days before the hearing date. Documents not filed in					
10	compliance with these time specifications will not be considered by the Court.					
11						
opposition to any motion shall constitute a consent to the granting of the motion.						
13	The parties are not required to file a statement of undisputed facts in connection with a motion for summary judgment. However, if the parties desire to file a statement of undisputed facts are not are injuried statement of undisputed facts signed by all parties aball he filed. All appears					
14	facts, only <u>one joint</u> statement of undisputed facts signed by <u>all parties</u> , shall be filed. All separate statements will be stricken. If the parties are unable to agree that a fact is undisputed, they should assume that fact is in dispute.					
15 16	Note that pursuant to Civil L.R. 7-1(b), the Court may, in its discretion, adjudicate motions <i>without</i> oral argument.	:				
17	E. MANDATORY SETTLEMENT CONFERENCES					
18 19	All parties are ordered to participate in a mandatory settlement conference during to following time period:	the				
20	F. PRETRIAL CONFERENCE					
21	All Counsel who will try the case shall appear for a pretrial conference in Courtroo					
22	1 onat 1:00 p.m All Counsel shall be fully prepared to discuss all aspects of the trial. Failure to file the requisite pretrial documents in advance of the pretrial conference may					
23	result in vacation of the pretrial conference and/or the imposition of sanctions. <i>ALL PARTIES WITH SETTLEMENT AUTHORITY ARE REQUIRED TO ATTEND THE PRETRIAL CONFERENCE</i> .					
24	G. PRETRIAL PREPARATION DUE					
25	1. Not less that <i>thirty (35) calendar days</i> prior to the pretrial conference,					
26	Counsel shall meet and confer in good faith in advance of complying with the following pretrial requirements in order to clarify and narrow the issues for trial, arrive at stipulations of facts, simplify and shorten the presentation of proof at trial, and explore possible settlement. In addition, Counsel shall meet and confer regarding anticipated motions in limine, objections to evidence, jury					
27						
28	instructions, and any other matter which may require resolution by the Court.					

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calendar days prior to the pretrial conference:

**Joint Pretrial Statement** a. 2 Counsel are required to file a pretrial conference statement containing 3 the following information: 4 **Joint Pretrial Statement** a. 5 Counsel are required to file a pretrial conference statement containing the following information: 6 **(1)** The Action 7 (A) Substance of the Action. A brief description of the substance of 8 claims and defenses which remain to be decided 9 (B) Relief Prayed. A detailed statement of all the relief claimed, particularly itemizing all elements of damages claimed as well as witnesses, documents or other 10 evidentiary material to be presented concerning the amount of those damages. 11 **(2)** The Factual Basis of the Action 12 (A) Undisputed Facts. A plain and concise statement of all relevant facts not reasonably disputable, as well as which facts parties will stipulate for incorporation into the 13 trial record without the necessity of supporting testimony or exhibits. 14 (B) Disputed Factual Issues. A plain and concise statement of all disputed factual issues which remain to be decided. 15 (C) Agreed Statement. A statement assessing whether all or part of 16 the action may be presented upon an agreed statement of facts. 17 (**D**) **Stipulations.** A statement of stipulations requested or proposed for pretrial or trial purposes. 18 **(3) DISPUTED LEGAL ISSUES** 19 (A) Points of Law. Without extended legal argument, a concise 20 statement of each disputed point of law concerning liability or relief, citing supporting statutes and decisions. Unless otherwise ordered, parties should cite to briefs served and lodged setting forth 21 briefly the nature of each party's contentions concerning each disputed point of law, including procedural and evidentiary issues. 22 (B) Proposed Conclusions of law. If the case is to be tried without 23 iury, unless otherwise ordered, parties should briefly indicate objections to proposed conclusions of law lodged with this Court. 24 **Trial Briefs** b. 25 Each party shall serve and file a trial brief which shall briefly state 26 their contentions, the relevant facts to be proven at trial, and the law on the issues material to the decision. 27 28

The following matters shall be accomplished no later than twenty-one (28)

## c. Findings of Fact

In non-jury cases, each party shall serve and lodge with the Court proposed findings of fact and conclusions of law on all material issues. Findings shall be brief, clear, written in plain English and free of pejorative language, and argument.

#### d. Witnesses

Each party shall serve and file with the Court a list of all persons who may be called as witnesses. The list shall include a summary of the substance of each witness' proposed testimony. (Civil L.R. 16-15(4)(A))

# e. <u>Designation of Discovery Excerpts</u>

Each party expecting to use discovery excerpts as part of its case in chief shall serve and lodge with the Court a statement identifying (1) by witness and page and line, all deposition testimony and (2) by lodged excerpt, all interrogatory answers and request for admissions to be used as part of its direct case. Each interrogatory answer intended to be offered as an exhibit shall be copied separately and marked as an exhibit. The original of any deposition to be used at trial must be produced at the time of trial, as well as a copy for the Court. Counsel shall indicate any objections to the use of these materials and advise the Court that counsel has conferred respecting such objections.

## f. Jury Instructions

The parties shall file a joint set of proposed jury instructions as to those instructions on which the parties have reached agreement. As to any disputed instructions, each party shall separately submit its "proposed" instruction(s) supported by a memorandum setting forth the authority for its use. Responses or objections to any "proposed" jury instruction shall be filed no later than the date of the pretrial conference. All instructions shall be written in plain English which is comprehensible to jurors, concise and free of argument, and shall be organized in a logical fashion so as to aid jury comprehension, and are also to be provided on a CD in a word format. The Court's practice is to utilize, whenever possible, instructions found in the Ninth Circuit Manual of Model Jury Instructions.

### g. Jury Voir Dire and Verdict Forms

Each party shall submit proposed questions for jury voir dire and a proposed form of verdict.

### h. Exhibits

Each party shall provide every other party one set of all exhibits, charts, schedules, summaries and diagrams and other similar documentary materials to be used at the trial together with a complete list of all such exhibits. The Court requires one original version of exhibits (as described above) for the Clerk and two copies (one for the Bench and one for the witness stand). All such versions of the exhibits, including the originals, should be indexed into a binder for easy and quick reference by all parties. The first page of each binder should have a copy of the exhibit list (see attached) appropriately completed with each exhibit description and its designated number. Plaintiffs shall refer to their exhibits numerically and Defendants shall label theirs alphabetically. Exhibit labels are also attached for your convenience. Exhibits should be brought to Court on the first day of trial.

3. The following matters shall be accomplished no later than *twenty-one* (21) *calendar days* prior to the pretrial conference: **Motions in Limine and Objections to Evidence**due: \_\_\_\_\_\_ Each party anticipating making motion(s) in limine and/or objection(s) to any testimony or exhibits expected to be offered shall file and serve a statement briefly identifying each

	item objected to and the grounds for the objection.						
1	4. Responses to motions in limine or objections to evidence shall be filed and served no less than <i>fourteen</i> (14) <i>calendar days</i> prior to the pretrial conference due:						
2 3	5. Replies to motions in limine or objections to evidence shall be filed and served no less than <i>seven</i> (7) <i>calendar days</i> prior to the pretrial conference due:						
4		: All motions in limine submitted by each party shall be set forth in a single					
5	memorandum, not to exceed fifteen (15) pages in length. Responses to the motions in limine shall be set forth in a single memorandum, not to exceed fifteen (15) pages in length. Reply briefs shall						
6							
7		prior to the deadline for these briefs and must be supported by a showing of good with a certification that the applicant has met and conferred with the opposing party.					
8	Н.	TRIAL DATE					
9	actimated	Trial before the Court or Jury? will begin on, at 8:30 a.m., for an trial days, or as soon thereafter as the Court may designate. The parties are					
10	advised that th	ney must be prepared to go to trial on a trailing basis. The trial will take place in					
11	94612. The C	of the United States Courthouse, 1301 Clay Street, 4th Floor, Oakland, California, court's trial hours are from 8:30 a.m. to 2:00 p.m., with two fifteen-minute breaks, on					
12		nesday, Thursday and Friday. On the first day of trial all parties are required to have ourt with full Settlement Authority.					
13	т	TED A NICKOD LIDER					
14	I.	<u>TRANSCRIPTS</u>					
15	If transcripts will be requested during or immediately after the trial, arrangements must be made with the Court Reporter Coordinator (Telephone No. 510-637-3534) at least one were prior to the commencement of trial commences.						
16	1						
17	J.	STATUS AND DISCOVERY CONFERENCES					
Any party desiring to confer with the Court may, upon no		Any party desiring to confer with the Court may, upon notice to all other parties, Ference through the courtroom deputy (Telephone No. 510-637-3541). Conferences and telephonically, upon request (preferably in writing)					
19							
20	K.	<u>SANCTIONS</u>					
21	Failure to comply with this order may result in the imposition of sanctions pursuant to FRCP $16(f)$ .						
22	IT IS SO ORDERED.						
23							
24	Dated:	SAUNDRA BROWN ARMSTRONG					
25		United States District Judge					
26							
27	eff. 11-08-10						
28							